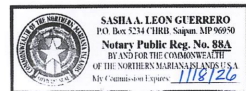
Form **668(Y)CM** (Rev. February 2021) DEPARTMENT OF FINANCE - DIVISION OF REVENUE AND TAXATION

COMMONWEALTH OF THE NORTHERN MARIANA ISLANDS NOTICE OF TAX LIEN UNDER CNMI TAX LAWS

Saipan	pan Serial Number TLM 25-0010		For Optio	For Optional Use by Recording office	
As provided by 186 6321, 6322, and 632 1701 et seq., notice against the followir it remains unpaid. Mariana Islands on of these taxes and a Name of Taxpayer Jeremiah G. Work Residence P.O.BOX 502953 CK	23 of the Northern e is given that tax ng-named taxpayer Therefore, there all property and ri any additional pena olfe E SAIPAN MP 96950 ELEASE INFOR en is refiled by the	of Title 4 of the Commonwealth Marianas Territorial Income Taxes (including interest and penalt). Demand for payment of this lia is a lien in favor of the Common ghts to property belonging to the Ities, interest, and costs that may	Code ("CMC"), Section ("NMTIT"), and 4 CMC ("ies) have been assest bility has been made, anwealth of the North etaxpayer for the amonaccrue.	ons C s sed but ern unt for the By	FILED Clerk District Court OCT 3 1 2024 Northern Mariana Islands (Deputy Clerk)
§ 1866(a).			- Jacks, 4114 P.O.	The state of the s	
Kind of Tax (a)	Tax period Ended (b)	Identifying Number (c)	Date of Assessment	Last Day of Refiling	Unpaid Balance of Assessment (f)
1040-CM	2022	20555463	01/24/2024	02/23/2034	5,496.54
Place of Filing: U.S	CNMI Superior S. District Court		тоти	AL	\$ 5,496.54
This notice wa		ned at <u>Division of Revenue and Ta</u>	axation, on this, the	31th day of	October , 2024 mittance Branch
on this 3N7 adividual, who acknown the	day of owledge to me tha	OCT , 20_Z4 , before the signed the foregoing instruments set my hand and affixed my official set my hand affixed	nent as his free and v	oluntary act and d	
Notary Pu	blic		Commission E	xpires:	CACHA A LEON CHERREDO



Case 1:24-mc-00082

nas Territorial Income Tax ("NeXTIT") Excerpts from the Northern Mari

Form **668(Y)CM** (Rev. 2-21)

NMTIT Sec. 6221, Lien for Taxas.

addition to tax, or assossable penalty, together with any costs that may accrue in addition therete) shall be alien in favor of the CNMI upon all proporty and rights to property, whether real or personal, belonging to such If any person liable to pay any tax neglects or refuses to pay the same after demand, the emount finduding any interest, additional amount

NAMIT Sec. 6322. Period of Lien.

Unloss another date is specifically fixed by law, the lien imposed by section 6321 shall arise at the time the assessment is made and shall continue until the lightlity for the amount so assessed for a judgment against the taxpayer arising out of such liability) is satisfied or bocomes unenforcoable by reason of lapse of time

NMITT Sec. 6223. Validity and Priority Against Certain Person.

(a) Purchaser's, Holder of Security Interest, Mechanic's Lienors, And Judgment Lien Creditors. • The tien imposed by section 6321 shall not be volid as against any purchaser, holder of a security interest, mechanic's lianor, or judgment lien creditor until notice thereof which meets the nents of subsection (f) has been filed by the Director

(f) Place For Filing Notice; Form.

(1) Place for Feling. The notice referred to in subsection (a) shall be filed (A) Under State Laws (i) Roal Proporty In the case of real property, in one office writtin the State (or the country, or other governmental subdivision), as designated by governmental subdivision), as designated by the laws of such State, in (ii) Personal Property In the case of personal property, whether ungible or intengible, in one office within the State (or the county, or other the laws of such State, in which the property subject to lien is situated, and which property subject to the lien is situated, or (B) With Clerk Of District Court - in the office of the clerk of the United States district court for the judicial district in which the property subject to lien is situated, whenever the State has not by law designated one office which mosts the requirements of subparagraph (A), or (C) With Recorder of Deeds Of The District Of Columbia In the office of the Recorder of Deeds of the District of Columbia, if the property subject to the lien is situated in the District of Columbia. (2) Sites Of Property Subject To Lien. For purposes of paragraphs (1) and

(4), property shall be deemed to be situated

or intengible, at the residence of the taxpayer at the time notice of hen is (B) Personal Property In the case of personal property, whether tangible (A) Roal Property In the case of real property, at its physical location, or

purposes of paragraph (2) (B), the residence of a corporation or emed to be the place at which the principal executive office of the business is located, and the residence of a taxpayer whose residence is without the United States shall be deemed to be in the District ership shall be de of Columbia. ē

(3) Form. The form and content of the notice referred to in subsection (a) shell be prescribed by the Director. Such notice shell be valid appointstanding any other provision of law regarding the form or content of notice of hon.

certain interests even though notice of lien imposed by section 6321 is filed Note: See section 6323(b) for further information, including protection for

with respect to: Securitos Motor vehicles

Personal property purchased in casual sale

Personal property subjected to possessory lien

Real property tax and special assessment liens

Residential property subject to a mechanic's

Attorney s hen

0 Passbook loans

Certain insurance contracts

(g) Rafilling Of Notice. - For purposes of this section

reated as filed on the date on which it is filed (in accordance with subsection (f) Unless notice of lien is refiled in the manner prescribed in paragraph (2) during the required refilling period, such notice of tion shall be after the expiration of such relitingperiod. 11 General Rule

(2) Place For Filling. A notice of lion refiled during the that required refiling

period shall be effective only

was filed, and (ii) in the case of real proporty, the fact of refiling is entered and A) if (i) such notice of lion is refiled in the office in which the prior recorded in an index to the extend required by subsection (f)

manner prescribed in regulations issued by the Director concerning a change in (B) in any caso in which, 90 days or more prior to the date of a refiling of notice of ten under subparagraph (A), the Director received written information in the the taxpayer's residence, if a notion of such lien is also filed in accordance with subsection (f) in the State in which such residence is located. (3) Required Refiling Penod In the case of any notice hen, the term Tequired

(A) the one year periori ending 30 days after the expiration of 10 years after the B) the one year period ending with the expiration of 10 years after the close dose of the preceding required refiling period for such noace of lien, and

the preceding required refiling period for such notice of lien Sec. 6325. Release Of Lion Or Discharge of Property

Rolease Of Lien. Subject to such regulations as the Director may prescribe, the Director shall issue a certificate of release of any lien imposed with respect to any internal revenue tax not later than 30 days after the day on (1) Liability Sausfied or Unenforceable. The Director finds that the liability for the amount assessed, together with all interest in respect thereof, has been why satisfied or has become logatly unenforceable; or (2) Band Accepted. There is furnished to the Director and accepted by him a bond that is conditioned upon the payment of the amount assessed, together with all interest in respect thereof, within the time prescribed by law (including any extension of such umo), and that is in accordance with such requirements relating to terms, conditions, and form of the bond and sureties thereon, as

of Returns and Return Infor Sec. 6103. Confidentiality and Disclosure

may be specified by such regulations.

Disclosure of Certain Returns and Return Information For Tax

(2) Disclosure of amount of outstanding lien. If a notice of lien has been filed pursuant to section 6323(f), the amount of the outstanding obligation secured by such ken may be disclosed to any person who furnishes satisfactory written evidenco that he has a right in the property subject to such lien or intends to btain a right in such property.

f any person liable to pay any tax neglects or refuses to pay the same after dornand, the amount linduding any interest, additional amount, addition to tax, or assessable penalty, together with any costs that may accrue in addition herato) shall be a lien in favor of the Commonwealth upon all property and ghts to property, whether roal or personal, belonging to such person

OMC \$ 1863 Period of Lien.

assument is made and shall continue until the liability for the amount so assessed for a judgment against the taxpayer ansing out of such liability) is satisfied, the assessment expires under applicable Commenwealth law or the The lien imposed by section 1862 of this Division shall arise tien is discharged or released by the Secretary

§ 1864. Place for Filing Notice.

Notice of 3 tax lien shall be recorded with the Communication Recorder's Office. A notice of a tax lien so recorded shall be perfected as to all of a taxpayer's roal property located within the Commonwealth, to all tangible and ntangible personal property and income of a taxpayor residing within the ncomo locatod in the Convinciowealth of a taxpayer residing without the roath, and to all tengible and intangible personal property

4 CMC § 1866. Validity and Priority of the Tax Lien.

property and income of a taxpayer for unpaid taxes, additions to tax, penalties anyone dise claiming an interest in the same proporty or income of the bona fido holder of a security interest for value, a bona fide judgment lien The validity and priority of a tax lien of the Commonwealth Govornment in the and interest (and any cost that may accrue in addition theretol shall, as against taxpayer, be determined in accordance with applicable Commonwealth law including 1 CMC § 3711 and 2 CMC § 4520). No tax lien of the Commonwealth prentitor or holder of another bona fide interest or encumbrance for value, unioss the Commonwealth Government's tax lien has been recorded previously or the party claiming the competing interest in the property or ncome of the taxpayer has actual notice of the tax hen. No interest claimed by s computing party in property or income of a taxpayer shall prevail over a tax ion of the Commonwealth Government unless the party claiming such competing interest has taken all steps under applicable law to properly croate and perfect the interest daimed in the taxpayer's property or income, and said Government in a taxpayer's property and income shall have prionty over bona fide purchaser or lessee of the taxpayer for valuable consideration, interest is not otherwise contrary to or in violation of Commonwealth law.

4 CMC § 1866. Release of Lien; Discharge of Property.

(a) Release of Lien. Subject to such regulations as the Socretary may prescribe, the Secretary shall issue a certificate of release of any lien imposed with rospect to any non NMTIT tax not later than 30 days after the day on which {1} Liability Satisfied or Uncoforceable. The Secretary finds that the hability for the amount assossed, together with all interest in respect thereof, has been fully labshed or has become legally unenforcable, or (2) Bond Accepted. There has upon the payment of the amount assessed, together with all interest in respect thereof, within the time presented by law (including any extensions of such with such requirements relating to terms, conditions, and form of the bond and surdies thereon, as may be specified by been furnished to the Secretary and eccepted by him a bond that is renditioned temo), and that is in accordance

\$ 1867. Refiling of Notice. such regulations

(a) General Rule. Unless notice of lien is refiled in the manner prescribed in subsection (b) during the required filling period, such notice of lien shall be insted as filed on the date on which it is refiled (in accordance with section For purposes of validity and priority of the tax lien. 1864) after the expiration of such refiling period.

(b) Plans for filing. A notice of lien refiled during the requirest refiling partost shall by effective only if such notice of lien is refiled in the Commonwealth (c) Royured Refiling Period. In the case of any notice of lion, the term *required refiling period " mesris

Recorder's Office.

1) The one year period ending 30 days after the expiration of 10 years after

date of the assessment of the tax, and		
(2) The one-year period ending with the expiration of 10 years after the		
close of the preceding required refiling period for such notice of lien.		
4 CMC § 18163. Authorized Disclosures.		
(a) Except as provided in subsection (b), an officer or employee of the	'	
Commonwealth is authorized to disclose return and return information		
pertaining to any provision of this Division only as authorized by \$6103 of		
the NMTIT.		
(b) An officer or employee of the Commonwealth may, in connection with		
his official duties, disclose return or return information obtained under any		
provision of this Ovision to himself or to other officers or employees of the		
Commonwealth to the extent necessary to obtain or give information		
necessary for the enforcement of any provision of this Division.		
(c) The Secretary may prescribe by regulation the manner by which to		
mirror the provisions of 16103 of the NMTIT for the purpose of its proper		
application to the disclosure of return and return information pertaining to		
all provisions of this Division.		